UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DISH NETWORK L.L.C. and SLING TV L.L.C.,

Plaintiffs,

-against-

ASIA TV USA LTD. and ASIA TODAY LTD.,

Defendants.

Case No. 1:19-cv-00021-VSB

PLAINTIFFS' EXHIBIT LIST FOR PRELIMINARY INJUNCTION HEARING

Plaintiffs DISH Network L.L.C. ("DISH") and Sling TV L.L.C. (together with DISH, "Plaintiffs"), by and through their undersigned counsel, hereby submit this list of exhibits that they intend to offer in support of their affirmative case at the preliminary injunction hearing in the above-entitled action commencing August 6, 2019 at 10:00 a.m.:

Plaintiff Ex. #	EXHIBIT	ECF #1
1	Declaration of Warren Schlichting dated January 2, 2019	8
2	Affiliation Agreement dated March 18, 2011	8-1
3	International Affiliation Agreement dated August 1, 2012	8-2
4	Guaranty dated March 18, 2011	8-3
5	Zee TV-DISH Term Sheet	8-4
6	Zee Multi-Channel-DISH Term Sheet dated May 13, 2016	8-5

¹ For Defendants' convenience, Plaintiffs identify the ECF numbers of the publicly-filed versions of the documents on this exhibit list. To the extent any exhibit on this list was filed under seal or in redacted form, Plaintiffs intend to introduce the unredacted, under seal version of the exhibit at the hearing.

Plaintiff Ex.#	EXHIBIT	ECF#
7	November 9, 2018 letter to DISH from Asia TV USA Ltd. re Notice of Breach	8-6
8	November 13, 2018 letter from DISH to Asia TV USA Ltd. re Notice of Cure of Alleged Breach	8-7
9	November 28, 2018 letter from DISH to Asia TV USA Ltd. re Follow-up	8-8
10	December 3, 2018 Notice of Uncured Breach from Asia TV USA Ltd. to DISH	8-9
11	December 5, 2018 letter from DISH to Asia TV USA Ltd. re Response to December 3, 2018 Correspondence	8-10
12	November 21, 2018 Notice of Breach – Subscriber Reports from Asia TV USA Ltd. to DISH	8-11
13	December 5, 2018 Response to November 21, 2018 Correspondence	8-12
14	December 4, 2018 letter from Asia TV USA Ltd. to DISH	8-13
15	Email string between Bradford Hammer and Akhilesh Gupta dated December 20, 2018 through December 21, 2018 re DISH and Zee	8-14
16	Letter from Elyse D. Echtman to Asia TV USA Ltd. dated December 21, 2018 re Asia TV USA Ltd. December 4, 2018 Letter	8-15
17	Declaration of Warren Schlichting dated January 11, 2019	32
18	Seeking Alpha article dated November 7, 2018 re DISH reports Q3 profit beat, subscriber misses	32-1
19	Seeking Alpha article dated August 3, 2018 re DISH Network +5.7% on Q2 beats, Sling subscriber growth	32-2
20	Seeking Alpha article re Weak Results	32-3
21	Printout of "About Us" section from Zee TV USA Official Website	32-4
22	January 31, 2013 article re Dish Network Hopper With Sling	32-5
23	Business Wire article dated January 13, 2015 re Sling TV Takes Home Top Honors at the 2015 International CES, Wins Engadget's "Best of the Best" Award	32-6

Plaintiff Ex. #	EXHIBIT	ECF#
24	Business Wire articled dated February 9, 2015 re Sling TV Launches Live,	32-7
	Over-the-Top Service Nationwide	
25	Flyer Front re Sling TV	32-8
26	Business Wire article dated June 2, 2016 re Sling TV and DISH Announce	32-9
	Landmark Agreement with Zee	
27	A 1 (N. 2) ACCI: (* A (1. 1. C. 1. 2) 2012	22 10
27	Amendment No. 2 to Affiliation Agreement dated as of July 26, 2012	32-10
28	Printout of "Advertise With Us" section of Zee TV USA Official Website	32-11
29	Declaration of Christopher Kuelling dated July 9, 2019	62
30	Declaration of Michael Schwimmer dated July 8, 2019	73
31	Exhibit 1 to the Declaration of Michael Schwimmer	73-1
32	Declaration of Warren Schlichting dated July 5, 2019	74
33	Letter from Elyse D. Echtman to A. John P. Mancini dated July 1, 2019	61-1
34	Email from A. John P. Mancini to Elyse D. Echtman dated July 8, 2019	61-2
35	Seeking Alpha article dated July 29, 2019 re Dish Network sees subs,	N/A
	revenue decline in Q2 (potential redirect exhibit)	
36	Spreadsheet of A. Gupta Sling TV Account Streaming Location, Device	N/A
	and IP Address Data from August 2017 – July 2019 (potential redirect	
	exhibit)	

Plaintiffs reserve the right to use additional documents not listed above on cross-examination, redirect and/or rebuttal. Plaintiffs also reserve the right to supplement and/or amend this exhibit list, use any exhibit on Defendants' exhibit list, and use any exhibit not presently in their possession but that may be obtained later.

Dated: July 30, 2019 ORRICK, HERRINGTON & SUTCLIFFE LLP

By: /s/ Elyse D. Echtman

Elyse D. Echtman Gregory D. Beaman 51 West 52nd Street New York, NY 10019

Telephone: (212) 506-5000 Facsimile: (212) 506-5151 Emails: eechtman@orrick.com gbeaman@orrick.com

Attorneys for Plaintiffs DISH Network L.L.C. and Sling TV L.L.C.